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REF: SECSTATE 224856

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2. INFORMED USUN LEGAL ADVISER THAT HE HAD BEEN INSTRUCTED BY MOSCOW TO TELL US THAT RUSSIA FAVORED ESTABLISHING RWANDA TRIBUNAL BY SEPARATE LEGAL INSTRUMENT AND NOT/NOT BY AMENDING STATUTE FOR YUGOSLAV

TRIBUNAL AS PROPOSED BY US. HE SAID REASON WAS THAT RUSSIANS DID NOT WISH EXISTING YUGOSLAV TRIBUNAL BECOME A DE FACTO PERMANENT TRIBUNAL TO WHICH OTHER MATTERS COULD READILY BE ADDED. THEY BELIEVE BY REQUIRING A COULD READILY BE ADDED. THEY BELIEVE BY REQUIRING A SEPARATE STATUTE FOR RWANDA THEY BETTER RETAIN THE AD HOC AND EXTRAORDINARY NATURE OF THE EXERCISE. HE SAID THEY DID NOT RULE OUT SOME COMMON FACILITIES SO LONG AS THE TWO TRIBUNALS WERE LEGALLY SEPARATE AND EACH HAD ITS DWN STATUTES.

AGAIN INDICATED THIS VIEW STEMMED FROM THE LEGAL DEPARTMENT. GNEHM

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UNITED STATES DEPARTMENT OF STATE REVIEW AUTHORITY: ARCHIE M BOLSTER DATE/CASE ID: 04 NOV 2011 201005065

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